INTHE UNITED STATES DISTRICT COURT FOR THE NURTHERN DISTRICT OF FILLINOTS

FILED

JUN 10 2016

Q-10-110 EAA

THOMAS G. BRUTON
CLERK, U.S. DISTRICT COURT

Case No: (15-CV-11895)

V

JUDGE : JOAN HUMPHREY LETKON

SUMMETARGO POISCE DEPARTMENT, ET AL.

REPIT TO JUDICIAI ORDER AND REQUEST FOR EXTENTION OF TIME

Now comes Again Owen Schreiber with this reply to the Jedicial order of MAY 25th 2016, in which set a Date of 6-30-2016 to file an Informa Pauleris for the months of 6-30-2015 through 12-31-2015 due to the fact that the for Informa pauleris previously filed had trust find account ending in September 7th 2015, And seeks an extention of time in order to comply with said order.

STATEMENT

Aaron Owen Schreiber is corrently in jail in the Eankakee II.

J.C.D.C. (a) 3050 Just Zeeway housed as a Sederal Detainee. Aaron

Owen Schreiber Has Been honed At the Metropolitan Correction

Center (a) 71 W. Van Bren St., Chicago II. During the months of

June 30th 2015 through and including November 2¹⁰, 2015 at

which Point he was moved to livingston County Jail (a) 844 W. Iincoln St.

Pontial, II. from November 2¹⁰, 2015 through December 31²¹, 2015.

ON JUNE 2¹⁰, 2016 I recieved the Judicial order for

the Informa Pauperts (Trust Fupo Documentation Production. I sent out

AN INFORMA PAUPERTS FORMS as well As A REQUEST FOR TRUST

FUND INFORMATION FOR THE REQUESTED MONTHS Along WITH SEIK

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addressed envelopes to M.C.C. @ 71 W. Van Buren I. Chicago, II. AND livingston Carry Juil @ 844 W. lincoln II. Pontiac, II. in an attempt to retrieve and agrire the mandated Account Information. Due to my placement at the J.C.D.C. @ 3050 Justice way, Kankakee II I am extremely limited and at the leisure of the M.C.C. and I.C.J. Staff. I humbly request for an extention of time to file 5aid INFORMA PAUPERIS & SUPPORTING DOWNENTATION FROM JUNE 30th to July 15th of 2016.

I Also HUMBLY REQUEST A COPY OF THE COMPLAINT

THAT WAS FILED SO THAT I CAN FILE AN ACCURATE AMMENDED

COMPLAINT IF NECESSARY, FOR I DONOT HAVE A COPY FOR MY SCIE. COMPLEX.

THERE ARE SEVERAL DEFENDANTS NAMED AND THE ISSUES ARE VERY COMPLEX.

I D:d not have the oppertuity to get a copy Because I was well needed

to get the Complaint filed before any statust of limitations ran out.

CONCIUSTON

Aaron Oven Schreiber humbly Asks KOR AN EXTENTION OF TIME From June 30th, 2016 to July 15th 2016 is order to couply with Judicial order of MAY 25th 2016

Aaron Own Schreiber houbly requests a copy of the Original complaint filed on December 315t, 2015.

Respectfully Subartted this 7th day of June 2016

Aaron Owar Schoeibe